Alex B. Hernandez, III 1 Federal Defenders of Eastern Washington & Idaho 2 306 E. Chestnut Ave. Yakima, WA 98901 3 (509) 248-8920 4 Attorney for Defendant Christian Espindola 5 6 UNITED STATES DISTRICT COURT 7 EASTERN DISTRICT OF WASHINGTON The Honorable Stanley A. Bastian 8 United States of America, 9 Plaintiff, No. 4:23-CR-6016-SAB-1 10 11 Motion to Expedite Hearing v. 12 Without Oral Argument Christian Espindola, April 2, 2025, at 6:30 p.m. 13 Defendant. 14 15 16 Christian Espindola, through his attorney, Alex B. Hernandez, III, moves this 17 Court to consider on an expedited basis his separately filed Motion to Modify 18 Conditions of Release. For the reasons stated in Mr. Espindola's motion and because 19 the government has no objection to defendant's motion, Mr. Espindola respectfully 20 21 requests that the Court hear this matter on an expedited basis pursuant to Local Rule 22 12(c)(3). 23 24 25 Motion to Expedite Hearing - 1

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Dated: April 2, 2025. Respectfully Submitted, s/Alex B. Hernandez, III Alex B. Hernandez, III, 21807 Attorney for Christian Espindola Federal Defenders of Eastern Washington and Idaho 306 East Chestnut Avenue Yakima, Washington 98901 (509) 248-8920 (509) 248-9118 fax Ben Hernandez@fd.org Motion to Expedite Hearing - 2

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PageID.216 Case 4:23-cr-06016-SAB ECF No. 60 filed 04/02/25 Page 3 of 3 CERTIFICATE OF SERVICE I certify that on April 2, 2025, I electronically filed the foregoing with the Clerk of the Court using the CM/ECF System which will send notification to: Brandon Lloyd Pang, Assistant United States Attorney. s/Alex B. Hernandez, III Alex B. Hernandez III, 21807 Attorney for Christian Espindola 

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